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Request 10/659,548 **Application Number** for 09/10/2003 Filing Date Continued Examination (RCE) COLEMAN, Marian **Transmittal** First Named Inventor 3727 **Art Unit** NGO, Lien M. Commissioner for Patents **Examiner Name** Alexandria, VA 22313-1450 25980-RA

Attorney Docket Number

This is a Request for Continued Examination (RCE) under 37 CFR 1.114 of the above-identified application. Request for Continued Examination (RCE) practice under 37 CFR 1.114 does not apply to any utility or plant application filed prior to June 8,

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1.	1. Submission required under 37 CFR 1.114 Note: If the RCE is proper, any previously filed unentered amendments and amendments enclosed with the RCE will be entered in the order in which they were filed unless applicant instructs otherwise. If applicant does not wish to have any previously filed unentered amendment(s) entered, applicant must request non-entry of such amendment(s).																						
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	Suspension of action on the above-identified application is requested under 37 CFR 1.103(c) for a																						
	a period of months. (Period of suspension shall not exceed 3 months; Fee under 37 CFR 1.17(i) required)																						
	b. Other																						
3.	F a.	The RCE fee under 37 CFR 1.17(e) is required by 37 CFR 1.114 when the RCE is filed. The Director is hereby authorized to charge the following fees, or credit any overpayments, to Deposit Account No																					
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to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 12 minutes to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, VA 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mall Stop RCE, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313-1450.



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PATENT 10/659,548

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re:	COLEMAN, Marian)	Docket No:	25980-RA
Serial No.:	10/659,548)	Examiner:	NGO, Lien M.
Filed:	September 10, 2003)	Group Art:	3727

For:

CAP FOR BEVERAGE CAN

REQUEST FOR CONTINUED EXAMINATION UNDER 37 CFR 1.114 AND FOR CONSIDERATION OF PREVIOUSLY FILED REPLY

March 2, 2005

Mail Stop RCE Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Dear Sir:

Responsive to the Advisory Action mailed January 14, 2005, in the above-styled patent application, Applicant respectfully enters a request for continued examination under 37 CFR 1.114. Please find enclosed a Request for Continued Examination Transmittal, a Courtesy Copy of Amendment/Reply as previously filed on December 20, 2004, a Petition for One-Month Extension of time, and all fees associated therewith.

Examiner is invited to telephone Applicant's undersigned attorney should he have any questions.

Respectfully submitted,

Dated: 3-2-2005

Sandra M. Sovinski Attorney for Applicant Reg. No. 45,781

Myers & Kaplan, Intellectual Property Law, L.L.C. 1899 Powers Ferry Road Suite 310 Atlanta, GA 30339 770-541-7444

CERTIFICATE OF EXPRESS MAILING

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Attorney Docket No.: 25980-RA

PATENT

COURTESY COPY

REPLY UNDER 37 CFR 1.116 **EXPEDITED PROCEDURE TECHNOLOGY CENTER 1700**

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application Serial No.: 10/659,548) 09/10/2003 Filed:)Examiner: NGO, Lien M. Inventor: COLEMAN, Marian)Art Unit: 3727 For: CAP FOR BEVERAGE CAN

RESPONSE TO FINAL OFFICE ACTION - AMENDMENT UNDER 37 CFR 1.116

Mail Stop: Amendment Commissioner for Patents P.O. Box 1450

Alexandria, VA 22313-1450

Myers & Kaplan, Intellectual Property Law LLC 1899 Powers Ferry Road Suite 310 Atlanta, GA 30339

December 20, 2004

Dear Sir:

Responsive to the Final Office Action mailed November 8, 2004, in the above-styled patent application, please amend the application as indicated and consider the appended remarks. Please find enclosed amendments to the claims, including status of all claims. Applicant believes that the present amendments distinguish the claims over the prior art and thus, in compliance with 37 CFR 1.116(b); place the rejected claims in better form for

consideration and in condition for allowance. Please also find enclosed a Revocation of Power of Attorney with New Power of Attorney and Change of Correspondence Address. Please amend the record accordingly.

CERTIFICATE OF EXPRESS MAILING

I hereby certify that this correspondence, along with any papers referred to therein as being attached or enclosed therewith, is being deposited with the United States Postal Service with sufficient postage as Express Mail, No 1500 700 an envelope addressed to Mail Stop: Amendment, Commissioner for Patents, P.O. Box 1450, Alexandria, VA, 22313-1450 on:

cenber 20, 2001

Name of the person mailing the paper or fee

(Signature of the person mailing)

AMENDMENTS

In the Claims:

Please replace pending Claims 1, 2, 5 and 6 with the amended Claims 1, 2, 5 and 6, and cancel Claims 3, 4, 7 and 8 as follows:

- 1. (Presently Amended) An can sealing apparatus comprising:

 a can having a top portion having a pull tab attached to the top portion of the can;
- wherein the pull tab is able to be used to create an opening in the top portion of the can;
- wherein after the pull tab is used to create an opening in the top portion of the can, and while the opening is exposed, the pull tab is attached to the can;
- further comprising
- a cap <u>base having an upper surface and an outer perimeter</u>, said outer perimeter of said cap base dimensioned to facilitate insertion of said cap base into for covering the a flip-top can lid opening in the can comprising;
 - a-depression; and
- a cap top defined by a peripheral flange extending outwardly relative to said outer perimeter of said cap base, proximate a first end of said cap base, said peripheral flange defining a generally flat C-shaped member having a first end and a second end,

and by a flip-top can tab receiving port positioned proximate said first end of said cap base and proximate said outer perimeter of said cap base, said flip-top can tab receiving port defined in a non-flange region between said first end and said second end of said C-shaped member, connected to the depression and at least partially surrounding the depression; and thereby facilitating placement of flip-top can tab receiving port of said can sealing apparatus proximate an opened flip-top can tab.

wherein the cap is separate from the pull tab so that the cap can be removed from the can without detaching the pull tab from the can.

2. (Presently Amended) The <u>can sealing</u> apparatus of claim 1 wherein

the can is a soda can; and

wherein said cap base further comprises an interior wall, said interior wall extending from said upper surface to said peripheral flange of said cap top, thereby defining a the depression is adapted to fit into the opening.

- 3. (Cancelled) The apparatus of claim 1 wherein

 there is a gap in the peripheral flange which allows the pull
 tab to fit over the depression.
- 4. (Cancelled) The apparatus of claim 1 further comprising

an inner wall which connects the depression to the peripheral flange.

- 5. (Presently Amended) A method of sealing an opened pull-tab

 can, comprising the steps of:
- A. obtaining an opened pull-tab can pulling a pull tab attached to a top portion of a can to create an opening in the top portion of the can;
- wherein the pull tab is pulled in such a manner that the pull tab remains attached to the top portion of the can after the pull tab creates the opening in the top portion of the can and while the opening is exposed;
- B. obtaining a cap having a top and a bottom, said bottom having peripheral dimensions corresponding to the pull-tab can opening, said top being generally flat with peripheral dimensions greater than the pull-tab can opening, and said top having a notch defining an area at least slightly greater than the width of the can pull-tab;
- C. positioning said cap with said notch of said top proximate the can pull-tab;
- D. inserting said bottom of said cap into the pull-tab can opening, and
- E. sealably covering the pull-tab can opening with a said cap; and

tab from the top portion of the can.

6. (Presently Amended) The method of claim 5 wherein

the <u>said</u> cap <u>is further</u> compriseds of a depression and a peripheral flange, wherein the <u>said</u> depression <u>defined in said top</u> is connected to the peripheral flange, and the peripheral flange at <u>least partially surrounds the depression</u>; and

further comprising step C': wherein the step of covering the opening with the cap includes inserting the can pull-tab into said the depression into the opening.

- 7. (Cancelled) The method of claim 6 wherein
- there is a gap in the peripheral flange which allows the pull tab to fit over the depression.
- 8. (Cancelled) The method of claim 6 wherein

the cap is comprised of an inner wall which connects the depression to the peripheral flange.

REMARKS

Examiner has rejected Claims 1-8 under 35 U.S.C. § 102(b) as being anticipated by *Jamieson* (6,098,830). In response thereto, Applicant has amended Claims 1, 2, 5 and 6, and respectfully traverses Examiner's rejection.

Jamieson ('830) does teach an apparatus for covering an opening in a can. However, Applicant respectfully asserts that Jamieson ('830) does not utilize, anticipate, teach or render obvious a can sealing apparatus that fits down into the opening in the top of a can, creating a seal irrespective of whether a can tab is upwardly extended. The "cap" referenced by Examiner slides under the can tab and locks to the rim of the can prior to opening. Thereafter, the "cap" is rotated, along with the can tab, in order to cover the exposed opening. Such positioning of the can tab would prevent the use of Applicant's device.

Thus, the configuration and operation of Jamieson ('830) is unlike Applicant's device, wherein Applicant's cap may be secured to the can only after opening, and only if the can tab is not rotated to extend over the can opening. Therefore, Applicant respectfully asserts that because the identical invention is not shown, "The identical invention must be shown in as complete detail as is contained in the...claim," Richardson v. Suzuki Motor Co.,

868 F.2d 1226, 1236 (Fed. Cir. 1989), Jamieson ('830) does not anticipate Applicant's device.

Applicant's invention is distinguished because Applicant's cap is not integral to the can lid, nor does Applicant's cap extend over or lock onto the peripheral edge of the can. Applicant's cap simply secures into the can opening while the can tab is in the traditional post-opening position, thereby easily facilitating subsequent access to the can contents without necessitating further movement of the can tab. This efficient, subsequent access is not possible with Jamieson ('830).

Applicant has amended Independent Claims 1 and 5 to clarify and more succinctly define that Applicant's peripheral flange incorporates a receiving port for a flip-top can tab. Because "a claim is anticipated only if each and every element as set forth in the claim is found, either expressly or inherently described, in a single prior art reference," Verdegaal Bros. V. Union Oil co. of California, 814 F.2d 628, 631 (Fed. Cir. 1987), and because Jamieson ('830) does not describe each and every element of Applicant's device, Applicant believes that Applicant's Independent Claims 1 and 5, as amended, are distinguished over Jamieson ('830).

Further, Applicant has amended Claims 2 and 6 to clarify and more succinctly define the depression in the cap, wherein the

depression cooperates with the pull-tab notch in the cap to facilitate placement in the presence of a pulled pull-tab. Because "[t]he elements must be arranged as required by the claim," In re Bond, 910 F.2d 831 (Fed. Cir. 1990), and because Jamieson ('830) does not include nor arrange the elements as required in Applicant's claims, Applicant believes that Applicant's Claims 2 and 6, as amended, are distinguished over Jamieson ('830).

Applicant believes that the foregoing amendments and arguments distinguish the claims over the prior art and establish that Applicant's claimed invention is novel and non-obvious, thereby placing the rejected independent claims 1 and 5 and all remaining depending claims in condition for allowance.

CONCLUSION

The above-made amendments are to form only and thus, no new matter was added. Applicant respectfully believes that the above-made amendments now place the Claims and application in condition for allowance. Should the Examiner have any further questions and/or comments, Examiner is invited to telephone Applicant's undersigned Attorney at the number below.

Respectfully submitted, this 20th day of December, 2004.

Sandra M. Sovinski, Esq.

Reg. No. 45,781

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Attorney Docket Number: 25980-RA



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Attorney Docket # 25980-RA

December 20, 2004

In re Application of: Coleman, Marian

Filed: September 10, 2003 Serial Number: 10/659,548 For: Cap for Beverage Can

Mail Stop – Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

Please find enclosed a revocation of power of attorney with new power of attorney for the above referenced application. Also, please find a response to final office action and amendment.

Thank you for your time and attention.

Sincerely,

Sandra M. Sovinski, Esq.

Reg. No. 45,781

Myers & Kaplan Intellectual Property Law, L.L.C. 1899 Powers Ferry Road Suite 310 Atlanta, GA 30339 770-541-7444

Email: ssovinski@mkiplaw.com

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